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6	Douglas Coder and Linda Coder Family LLLP		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9			
10	DOUGLAS CODER & LINDA CODER FAMILY LLLP,	3:19-cv-00520	
11	Plaintiffs,	STIPULATION AND ORDER FOR	
	v.	TO DEFENDANTS' MOTION TO DISMISS AND MOTION FOR MORE	
12	RNO EXHIBITIONS, LLC, a Nevada limited liability company; and VINCENT WEBB, an	DISMISS AND MOTION FOR MORE DIFINITIVE STATEMENT	
13	individual,	(FIRST REQUEST)	
14	Defendants.		
15	Plaintiffs Douglas Coder & Linda Coder	Family LLLP and Defendants RNO	
16	Plaintiffs, Douglas Coder & Linda Coder Family LLLP and Defendants RNO		
17	Exhibitions, LLC and Vincent Webb, stipulate and agree that Plaintiffs have up to and including		
18	Tuesday November 12, 2019, to respond to Defendants' Motion To Dismiss and Motion		
19	More Definitive Answer due Wednesday October 23, 2019.		
	Plaintiff's counsel, Alex Flangas, just completed a two week administrative hearing that		
20	requires briefing be worked on during this same time frame, Mr. Flangas is scheduled to attend a		
21	motion hearing out of town on October 21, 2019, in another matter that requires advance		
22	preparation, Mr. Flangas has written conference materials due for publication for a water law		
23	conference in which he is one of the presenters and the written materials are due during the same		
24	   week = October 21-25, 2019, and Mr. Flangas is	s preparing major production of documents in a	

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case that has been pending for nearly three years and such production is due during the second week of November, 2019, and Mr. Flangas and his staff have been working on reviewing and assembling this documentation. In addition, Mr. Flangas only recently joined the law firm of Kaempfer Crowell (officially September 1, 2019), and he is diligently working to merge his files with the new firm, and this extension will allow him some additional time to facilitate that merger and to manage ongoing commitments, while still allowing sufficient time to respond properly to the motions made by Defendants.

Finally, the parties acknowledge that Mr. Flangas did extend additional time to Defendants' counsel to respond to the Complaint initially when that request was made of him, and the extension requested here would not prejudice any of the parties to this action.

This is the first request for extension of time for a response to the Motions filed by Defendants.

DATED October 16, 2019

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Attorneys for Defendants RNO Exhibitions, LLC and Vincent Webb KAEMPFER CROWE

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Attorney for Plaintiffs

Douglas Coder and Linda Coder

Family LLLP

IT IS SO ORDERED

U.S. DISTRICT COURT JUDGE DATED: October 18, 2019

2442053 1 [Client-Matter]